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|---|-------------|----------------------|---------------------|------------------|
| APPLICATION NO.   | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
| 09/630,883  | 08/02/2000  | Khosrow Golshan      | 82259/156           | 7954             |
| 7590  | 05/18/2007  |                      | EXAMINER            |                  |
| Alistair K Chan<br>Foley & Lardner<br>Firststar Center<br>777 East Wisconsin Avenue<br>Milwaukee, WI 53202-5367 |             |                      | CHANG, AUDREY Y     |                  |
|   |             |                      | ART UNIT            | PAPER NUMBER     |
|   |             |                      | 2872                |                  |
|   |             |                      | MAIL DATE           | DELIVERY MODE    |
|   |             |                      | 05/18/2007          | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

|                              |                        |                     |
|------------------------------|------------------------|---------------------|
| <b>Office Action Summary</b> | <b>Application No.</b> | <b>Applicant(s)</b> |
|                              | 09/630,883             | GOLSHAN, KHOSROW    |
|                              | <b>Examiner</b>        | <b>Art Unit</b>     |
|                              | Audrey Y. Chang        | 2872                |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) Responsive to communication(s) filed on 22 February 2007.
- 2a) This action is FINAL.                    2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) Claim(s) 23-30 and 47-78 is/are pending in the application.
- 4a) Of the above claim(s) 23-30 is/are withdrawn from consideration.
- 5) Claim(s) \_\_\_\_\_ is/are allowed.
- 6) Claim(s) 47-78 is/are rejected.
- 7) Claim(s) \_\_\_\_\_ is/are objected to.
- 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on 6/20/2006, 8/2/2000 is/are: a) accepted or b) objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
  - a) All    b) Some \* c) None of:
    1. Certified copies of the priority documents have been received.
    2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
    3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

|  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)          | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)          | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____  | 6) <input type="checkbox"/> Other: _____                          |

Art Unit: 2872

## **DETAILED ACTION**

### ***Continued Examination Under 37 CFR 1.114***

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on **February 22, 2007** has been entered.
2. This Office Action is also in response to applicant's amendment filed on **February 22, 2007**, which has been entered into the file.
3. By this amendment, the applicant has amended claims 47, 55, 65 and 69.
4. **Claims 23-30 are withdrawn** from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected invention, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in Paper No. 4.
5. Claims 47-78 remain pending in this application.

### ***Drawings***

6. The drawings were received on June 20, 2006. **These drawings are NOT Accepted.**
7. **The drawings (filed on June 20, 2006) are objected to as failing to comply with 37 CFR 1.84(p)(4)** because reference characters "720" and "705" have both been used to designate the same element in Figure 8. No explicitly distinction is presented in the Figure. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement

Art Unit: 2872

Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

*The applicant is respectfully noted that even though the characters may be explained in the specification to refer to different elements, the drawings are still required to make the distinction between the two. Figure 8 still shows that the same element being designated by both characters "705" and "720".*

8. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "substrate", the "optical layer" with the plurality of optical pathways, logic gates, input, interference region and output", and "the periphery of the interference region that is bounded by the second material" as recited in claims 47, 55, 65, and 69 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Art Unit: 2872

***Claim Objections***

**9. Claims 47-78 are objected to because of the following informalities:**

(1). The newly amended phrase “the periphery being a single, outer periphery” recited in the amended claims 47, 55, 65 and 69 is confusing and indefinite for it is not clear what does this “single” mean? Judging from Figure 8, each of the interference regions has outer periphery made up of two parts, (element 760 and element 705). How do these two elements being considered as single periphery?

**Appropriate correction is required.**

***Claim Rejections - 35 USC § 103***

**10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:**

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

**11. Claims 47-58, and 63-78 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Usagawa et al (PN. 5,233,205).**

Usagawa et al teaches an *optical logic circuit* based on quantum well design wherein the optical logic circuit comprises a *substrate* comprising a *first optical material*, (such as 50 in Figure 5A or 95 in Figure 6A or 6B), and a *second optical layer overlaying the substrate* wherein the second optical layer are formed or patterned to have a plurality of *optical pathways* or *optical conduits*, (52 in Figure 5A or 100, 101 and 102 in Figure 6B), wherein an *interference regions* are formed of the second optical layer as shown in Figures 1A to 1G. Usagawa et al teaches that a plurality of *waveguides* (3, 4, and 5) are used to provide *quantum wave input signals* to a plurality of *input gates* (10, 10' and 10''), wherein the quantum wave input signals *enter* and *intercepts* at a three-dimensional region surrounded and *defined* by potential

Art Unit: 2872

barriers (1), which then serves as the *interference region*, that includes or is connected to at least one *output window* (300') such that the input optical signals intercept and **interfere** with each other. An *output gate* (20, Figures 1A to 1G) is connected with the interference region to provide a *quantum wave output signal*. Usagawa et al teaches that the optical output signal is a *Boolean logic output signal*, wherein the optical logic circuit can be designed to provide NOT (invert, Figure 1D), NOT AND (NAND, Figure 1F), and exclusive OR (NOR Figure 1G) optical logic functions, respectively.

**Usagawa** et al teaches that the logic circuit is based on quantum well design that is suitable for quantum wave carriers, (column 2, lines 60-65). Although this reference does not teach explicitly that the quantum wave carriers are photons, which means light input signal being used, however since one skilled in the art knows that photon is one type of quantum wave carriers, and quantum well design has been used in the art to provide optical logic gate it would have been obvious to one skilled in the art to make the quantum wave circuit of Usagawa et al being utilized for process optical signals to make the circuit also utilized as optical logic gate for the benefit of expanding the application of the quantum wave circuit. It has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. Ex parte Madham, 2 USPQ2d 1647 (1987).

**With regard to the feature** concerning the interference region comprises the second materials and is bounded on its periphery by material other than the second material and the periphery being a single, outer periphery such that only the interference region is within the periphery, as recited in **claims 47, 55, 65 and 69**, this feature is not clearly supported by the specification and is objected for the reasons stated above. **Usagawa** et al teaches explicitly that the interference region is the region defined by the optical pathways or conduits (52, or 101-109) that optical signals pass through and interfere with each other. Usagawa et al teaches *explicitly* that the optical pathways or optical conduits or the interference region comprises the second material such as GaAs and the interference region is bounded at its periphery

Art Unit: 2872

(such as barrier 2, 2' and 1 in Figures 1A-3E and 51 in Figure 5A, please see columns 5 and 11) by a material such as  $\text{Al}_x\text{Ga}_{1-x}\text{As}$ , which is different from the GaAs material for making up the interference region. As shown in Figure 5A of Usagawa et al the periphery that surrounds the interference region (52) is a **single outer periphery** the same way as the instant application shows in Figure 8. With regard to the amended claim 65, the second material GaAs is optical transmission material.

With regard to the feature that the “output signal having one of two intensities, either a substantially on or a substantially off intensity”. This feature is implicitly met by the disclosure of Usagawa et al, since Usagawa et al teaches a *Boolean logic gate* and the optical output signal is a *Boolean logic output signal*, which implicitly include ON and OFF output intensities.

With regard to claims 48, 51, 56-58, 66, 70-72, and 74, Usagawa et al teaches the optical logic circuit may be designed to give NOT logic function as the output signal, (Figure 1D), wherein an optical input signal may be a *constant coherent input signal*, (“1”) that enters the interference regions through the input gate (10), and a *second input coherent optical signal* (X) may be switched ON or OFF and enters the interference region through the *second input gate* (10'). When the second coherent input signal is turned ON, the input signals from both gates interfere with each other to essentially cancel each other so that an invert or NOT optical logical function is resulted as the optical output signal, (please see Figure 1D, column 8, lines 8-25).

With regard to claims 49-50, 67, 68, 69, 75, and 77, Usagawa et al teaches that the optical logic circuit may be designed to give NAND logic function, (Figure 1F), wherein three input optical signals are used. One skilled in the art certainly can design the optical processor to comprise various logic gates for the desired logical functions and purposes.

This reference has met all the limitations of the claims. With regard to the feature concerning “*the output is positioned along a chosen line, of many lines, along which destructive interference occurs*”. Usagawa et al does not teach such explicitly however this feature is to the least inherently met by the

Art Unit: 2872

cited reference since the optical logic gate of Usagawa et al *performs the same Boolean logic functions* as the instant application and the output signal of the Boolean logic function is the *direct result of the interference* of the input optical signals, the arrangement of the output therefore has to align in the claimed manner to produce the Boolean logic output results. With regard to the feature of the "interference line is aligned with the output when the light input at the second input is on". This feature is implicitly included in the disclosure since only when light propagates through the pathways, the quantum waves are generated. It is implicitly true that within the interference region there is at least one axis along which maximum constructive interference would occur.

With regard to claim 69, it is implicitly true that the interference properties of the input signals in the interference region are determined by the input signals and the physical structure of the interference region.

With regard to claims 63 and 64, this reference also does not teach explicitly that a laser diode or a semiconductor diode is used as the light source for generating the optical wave. However laser diode or laser semi-conductive diode are both well known light sources for operating optical logic circuit, such feature is either inherently met or an obvious modification to one skilled in the art for providing proper light sources with proper energy required to operate the optical logic circuit.

**12. Claims 59-62 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Usagawa et al as applied to claim 55 above, and further in view of the patent issued to Logan et al (PN. 3,837,728).**

The optical logic circuit taught by Usagawa et al as described for claim 55 above has met all the limitations of the claims. Usagawa et al teaches that the optical logic circuit may use gallium arsenide (GaAs) material as the substrate layer however it does not teach explicitly to use doped GaAs material, silicon or doped silicon materials as the substrate layer and optical layer for pathways (i.e. waveguides)

Art Unit: 2872

respectively. However these materials are all well known semi-conductive materials for making waveguides or even optical logic circuit, as demonstrated by the teachings of Logan et al wherein a GaAs layer is used as substrate layer wherein doped GaAs layer is used as the optical waveguide. It would then have been obvious matters of design choices to one skilled in the art to use the claimed materials as the materials for designing the optical logic circuits for the benefit of using desired materials that provide the desired performance. It has also been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended used as a matter of obvious design choice.

In re Leshin, 125 USPQ 416.

**13. Claims 47-58 and 63-78 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Stotts et al (PN. 4,128,300) in view of the patent issued to Utaka et al (PN. 5,315,422).**

Stotts et al teaches an *optical logic element* wherein the optical logic element comprises a plurality of *optical waveguides or optical pathways* forming a plurality of optical logic gates wherein at least some of the optical logic gates having a first and second inputs for receiving coherent light input from a light source and an interference region coupled to the first and second inputs, (please see coupler region 14, having an interference region coupled to the first and second input). Stotts et al teaches that the optical logic element is capable of providing Boolean logic output signal based on the output signal from the interference region, wherein the optical logic element can be designed to provide NOT, NOT AND (NAND) and exclusive OR (NOR) optical logic functions, respectively, (please see column 2 line 56 to column 3, line 12, Figures 2 and 3). Stotts et al teaches that the light propagation through the first and second input can be controlled via photoconductive path (18 and 19) so that when the light source is ON the interference between the light propagated via the first and second wave guides or inputs can produce *destructive* interference and output waveguide is placed along the lines of destructive

Art Unit: 2872

interference occurrence to provide the desired logic function, (please see column 5, line 65 to column 6, line 5).

Stotts et al teaches that the optical logic element comprises a substrate (10, Figure 1), which essentially is comprised of a first material for supporting the various optical waveguides. This reference however does not teach explicitly that the optical wave guides are formed within an optical layer overlaying the substrate and comprised of a second material. Utaka et al in the same field of endeavor teaches an optical logic element of interferometer arrangement, wherein the optical wave guide and interference region are formed within a second optical material overlaying the substrate (3, Figures 2A, 2B and 10). Utaka et al teaches that the substrate is comprised of a InP as the first material and the interference region comprises second material such as InGaAs is bounded by a periphery single material such as InP (7). Only the interference region is within periphery of the interference region. It would then have been obvious to one skilled in the art to apply the teachings of Utaka et al actually manufactures the optical logic element.

With regard to the feature that the "output signal having one of two intensities, either a substantially on or a substantially off intensity". This feature is implicitly met by the disclosure of Stotts et al, since Stotts et al teaches a *Boolean logic gate* and the optical output signal is a *Boolean logic output signal*, which implicitly include ON and OFF output intensities.

With regard to claim 69, it is implicitly true that the interference properties of the input signals in the interference region are determined by the input signals and the physical structure of the interference region.

With regard to claims 63 and 64, this reference also does not teach explicitly that a laser diode or a semiconductor diode is used as the light source for generating the optical wave. However laser diode or laser semi-conductive diode are both well known light sources for operating optical logic circuit, such

Art Unit: 2872

feature is either inherently met or an obvious modification to one skilled in the art for providing proper light sources with proper energy required to operate the optical logic circuit.

**14. Claims 59-62 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Stotts et al and Utaka et al as applied to claim 55 above, and further in view of the patent issued to Logan et al (PN. 3,837,728).**

The optical logic circuit taught by Stotts et al as in combination with the teachings of Utaka et al described for claim 55 above have met all the limitations of the claims. Utaka et al teaches that the optical logic element may use InP material as the substrate layer however it does not teach explicitly to use GaAs, doped GaAs material, silicon or doped silicon materials as the substrate layer and optical layer for pathways (i.e. waveguides) respectively. However these materials are all well known semi-conductive materials for making waveguides or even optical logic circuit, as demonstrated by the teachings of Logan et al wherein a GaAs layer is used as substrate layer wherein doped GaAs layer is used as the optical waveguide. It would then have been obvious matters of design choices to one skilled in the art to use the claimed materials as the materials for designing the optical logic circuits for the benefit of using desired materials that provide the desired performance. It has also been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended used as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416.

*Response to Arguments*

15. Applicant's arguments filed on February 22, 2007 have been fully considered but they are not persuasive. The newly amended claims have been fully considered and rejected for the reasons stated above.

Art Unit: 2872

16. In response to applicant's arguments which state that the cited Usagawa et al reference teaches to use quantum wave carriers such as electrons and holes for carrying out the logic gate computation that is different from the instant application using photons as the carriers, which therefore differs from the instant application, the examiner respectfully disagrees for the reasons stated below. Usagawa et al teaches the logic gate is based on the quantum well design and based on the interference of quantum wave carriers. These carriers do not limit to electrons and holes, (please column 2, lines 55-69). Since photon is known in the art as quantum wave carrier and since one skilled in the art knows that optical logic gate are being designed by using quantum well structure, (please see the cited Utaka et al reference), the quantum wave circuit of Usagawa et al certainly can be intended to be used with light signals or photons to make it an optical logic circuit. The applicant is respectfully noted that it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. Ex parte Madham, 2 USPQ2d 1647 (1987).

*Contact Information*

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Audrey Y. Chang whose telephone number is 571-272-2309. The examiner can normally be reached on Monday-Friday (8:00-4:30), alternative Mondays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephone B. Allen can be reached on 571-272-2434. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2872

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

*Audrey Y. Chang, Ph.D.  
Primary Examiner  
Art Unit 2872*

A. Chang, Ph.D.



Application No.: 09/630,883  
Amendment Dated June 21, 2006  
Reply to Office Action of March 21, 2006  
Replacement Sheet

5 / 6

Entry  
Denied  
AC  
5-14-07

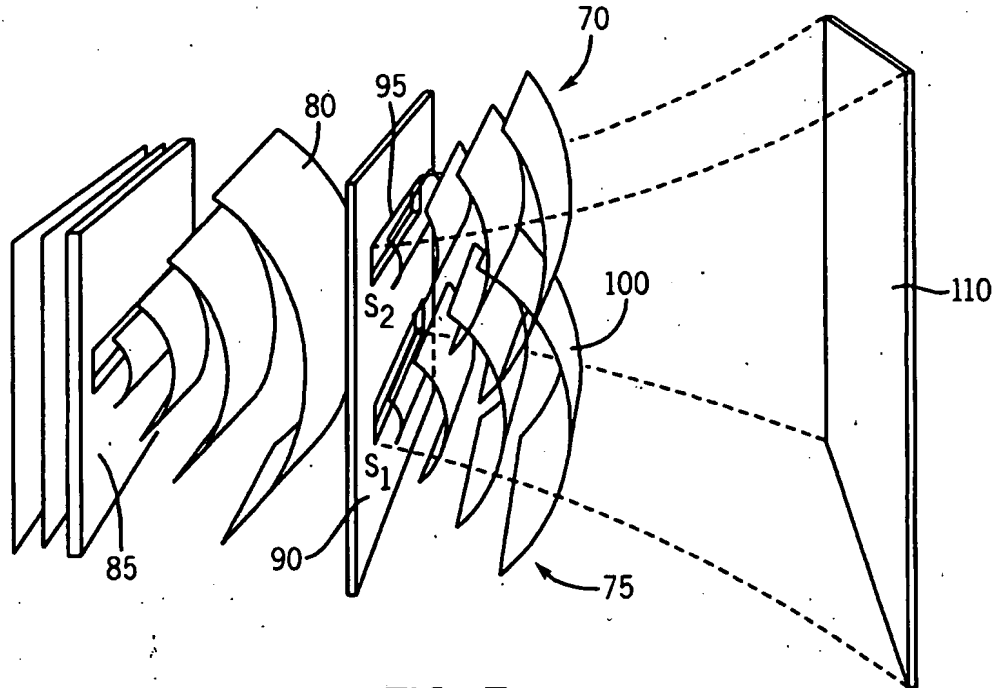


FIG. 7

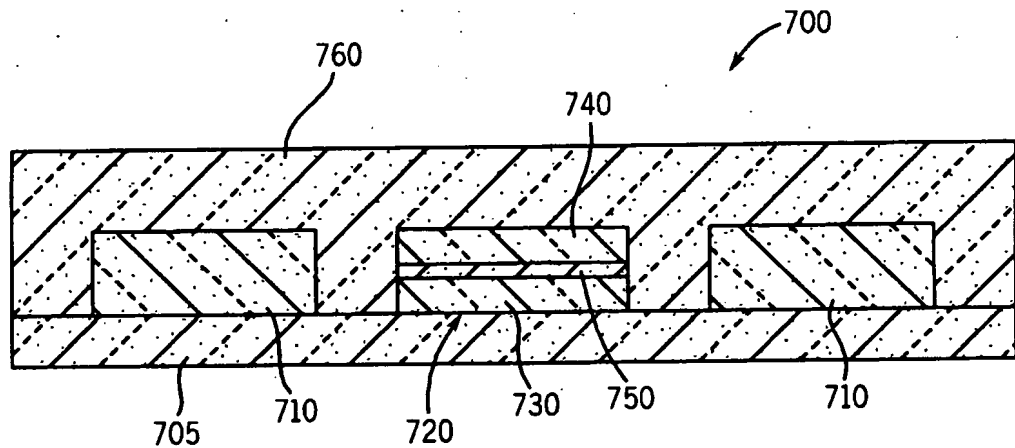


FIG. 8